1954

Jan. 4

Mr. Filliam H. Riley, Commissioner
Denastment of Labor
Pleasant Street
Concord, New Hampshire

Dear Mr. Riley:

You have asked whether the Committee on Claims may, in the case of an injured state employee, make nayment in reimbursament to an insurance company for its payments of hospital and medical bills resulting from the injuries sustained by the said state employee.

Under the authority of section 4 of chapter 216 of the Revised Iaws as inserted by chapter 266, Iaws of 1947 and as enended, the Governor and Council, upon netition and hearing, may award corrensation to employees of the state, receiving personal injuries as defined by the Yorkman's Commensation Tay and in an energy and enecoding that provided by the said law for similar injuries.

It is my orinion that after such an award is made, it is rayable only to the "employee of the state" suffering the injury. There is no statutory authorization for making such payment to anyone else.

Very truly yours,

Arthur M. Bean, Jr., Assistant Attorney General

AEB:134

NEW HAMPSHIRE LAW LIBRARY

SEP 2 2 1998

CONCORD, N.H.